Index

Aboriginals Benefit Account ministerial power over, 174 Abortion when pregnancy due to negligence, 116-117 Administrative review amended development application, 41-42 financial hardship and, 92 jurisdiction of Supreme Court, 101 procedural direction not "decision", 181 procedural fairness, 110, 181 Admiralty jurisdictional issues, 61 Adverse impact claims telecommunications infrastructure, 49 Adverse planning precedent development applications, 48-49 **Advertising material** digital advertisement on roof, 91 Affordable housing mandatory inclusionary zoning and, 65-78 Age discrimination in disposition of land, 56, 59 "Aggrieved" persons identification of, 95 judicial review and, 174 Agricultural activity broiler farm application, 85-86 chemicals relating to, 106-107 wheat cultivation, 61-62 "Airbnb" lettings popularity of, 6-8 whether lease or licence, 105 Alcohol and drug related offences motoring offences, 119 sentencing, 62 Alcohol provision and sale management planning, 56 Ancillary use doctrine regulation of short-term rental, 27-29 **Approvals** see **Development** applications "Assignment" in retail and commercial tenancies, 60 **Auctioneers** offences and contraventions by, 61

Auditor-General (Vic) report on environmental planning, 164 **Australian Capital Territory** local government and planning law cases, 39-42, 79-81, 158-163, 217 supermarket competition policy, 125-147 **Bias claims** environmental planning, 237 **Boarding house** environmental planning, 237 **Bodies corporate** power to sue and be sued, 228-229 **Breach of contract** remedy for, 53 **Building approvals** see Development applications **Building industry** achieving compliance with BCA, 53 buildings in dangerous state, 87-88 contracts in, 111, 158-159 rectification of works, 107 **Bushfire risk management** development applications, 51 in town planning, 169-170 Caravan parks see Residential caravan parks and mobile homes **Caveats against dealings** Torrens title, 61 **Central Goldfields Shire Council (Vic)** dismissal of, 220 Certification of development applications, 57-58 on basis of plans only, 79-80 retrospective, ruled out, 103 **Certiorari applications** amendment of local planning scheme, 226 appeal from, 47-48 prerogative writs and orders, 111 Chain of Responsibility Act 2016 (Qld), 205–206 Children detention within adult prison, 227, 231, 234-235 tutors protected from liability for costs, 98 **Civil and Administrative Tribunal (Vic)** on Wednesbury unreasonableness, 165-167 Commercial tenancies see Retail and commercial tenancies Common mistake doctrine limits of. 111 **Commonwealth Government** affordable housing initiatives, 66-67 environmental approvals, 230 insolvency legislation, 201-216 involvement in urban planning, 189

Community satisfaction survey councils in Victoria, 164 **Compensation payments** claimed under residential lease, 53 for caveat without reasonable cause, 61 for motor vehicle accidents, 99-100, 108, 119-122 **Competition policy** ACT supermarkets, 125–147 **Compulsory acquisition** allowance for special value, 99 CGT in relation to, 235 disturbance costs, 99 meaning of "value of the land", 235-236 of unit holders' interests, 182-183 stamp duty paid to replace acquired land, 183 **Concrete batching plant** improved design approved, 50 **Conservation zones** development applications, 224-225 **Construction Occupations Registrar (ACT)** order to pay costs of, 80-81 Contaminated land see Pollution incidents; Remediation of land **Contaminated Sites Committee (WA)** jurisdiction of, 233 **Contracts** building industry, 158-159 collateral contracts, 59 for building and engineering, 111 proper construction of, 110 remedy for breach of, 53 "Convenience store" defining, 89–90 Corporations Act 2001 (Cth) insolvency and liquidation, 206-209 **Corruption cases** misfeasance in public office, 117-118 Costs summons for taxation of, 60-61 usually follow the event, 80-81 Councils community satisfaction survey, 164 eligibility for election to, 233 legal actions against, 179 nuisance-related powers, 95 powers and duties of, 60, 106, 172, 234 productivity review on, 219-220 proposed amalgamations in NSW, 148-157 reduced role in development assessment, 187-200 regulation of short-term rental, 17-18 Victorian A-G reports on, 164

Court of Summary Jurisdiction judicial review applications, 110-111 **Covenants** agreed payments in, 115 **Criminal prosecutions** for illegal demolitions and other building work, 42-43 **Crown leases** occupation by government agencies, 116 supermarket competition policy and, 134 **Crown Reserves** structures on in dangerous state, 87-88 **Cyclists** wooden bridge dangerous for, 58 Dam failure responsibility for, 233 Damages measurement of, 53-54 **Deceased estate** compensation awarded to widow, 53-54 Defective building work see Rectification of buildings **Demolition** illegal, penalties for, 42–43 refusal of application for reviewed, 49-50 **Density bonuses** affordable housing initiatives, 75 **Detention of young persons** reviewed, 174, 227, 231, 234-235 Development Act 1993 (SA) effect on council role in planning, 188-191 **Development applications** adverse planning precedent, 48-49 appeal against rejection, 41-42 basis of application for review, 225 broiler farm, 85-86 building approvals, 173 bushfire risk management, 51 environmental planning, 102-103, 176-177, 178 extractive industry, 224-226 for amendment of approval, 221-222 for extension of permit, 173 for works already completed, 79-80 Heritage Protection Area, 49–50 hydrotherapy pool, 173 involving right of way, 88-89 judicial review see also Judicial review applications pedestrian safety in, 50 penalties for work without approval, 42-43 places of worship, 84-85, 173 principles governing approval, 228

reduced role of local councils, 187-200 Residential Design Codes, 51 retail operations in industrial zone, 89-90 review of conditions, 90-91 solar access, 92-93 supermarket competition policy and, 133 town planning, 168-169, 173 whether approval retrospective, 170-171 **Disclaimer power** contesting, 201–216 **Disclosure obligations** ACT Attorney-General, 110 **Double vexation principle** Tax Practitioners Board case, 53 **Dust issuances** compensation for disease related to, 53-54 concrete batching plant, 50 **Duty of care** towards refugees, 116-117 **Ecologically sustainable development** affordable housing initiatives, 65-78 legislation promoting, 203 **Employees of local government** cases brought against, 91 **Employers** see Work health and safety "Enactment" powers conferred by, 52-53 Enforcement environmental planning, 104-105 of planning law, 43-44 **Environmental planning** see also **Development applications** appeal against prosecutions, 178–179 Attorney-General (Vic) reports on, 164 boarding house, 237 Commonwealth approvals, 230 court orders, 104 delay in prosecution for offences, 113 development certificate, 103-104 development without consent, 178-179 "doof" party, 93 enforcement orders, 104-105 impact statements, 104 incorporated associations, 175 innominate purpose and, 177 insolvency legislation vs, 201–216 jurisdictional issues, 236-237 Land and Environment Court (NSW), 231-232 land use and, 182 mining and minerals, 112

Environmental planning – continued mixed use development, 236 noise and vibration impacts, 112-113 noise assessment in, 114 Planning and Environment Court (Qld), 232-233 plot ratio and height, 236 prosecutions under, 227 recreational facilities, 93 replacement of window, 178-179 residential caravan parks and mobile homes, 93 retrospective certification impossible, 103 solar access, 92-93 staged development, 181 subdivision control, 182, 228 Tasmanian forest protests, 175 threatened species in, 54-55 waste disposal, 178 water supply and disposal, 176-177, 236 **Evidence** procedural aspects of, 97 wrongful admission or exclusion, 181 Extinguishment native title, 228 Extractive industry see Mining and minerals Farming industry see Agricultural activity Fencing of land council order to fence, 60 **Finality principle** Tax Practitioners Board case, 53 **Financial assurances** under environmental legislation, 204 **Financial hardship** administrative review and, 92 compulsory acquisition and, 99 **Fish offences** duplicity in charges, 95-96 liability rests with boat owner, 96 **Fit for the Future Program** council amalgamations and, 148-157 **Foreign proceedings** debtor's ship in Australian waters, 61 Forestry Tasmanian forest protests, 175 **Freedom of information** exempt documents, 175 regarding AFP activities, 175

Gambling regulation horse racing offences, 58 Gifts to councillors duties regarding, 234 **Giralang**, ACT supermarket dispute in, 139-141 **Great Barrier Reef** greenhouse effect on, 230 **Greater Sydney Commission** plan for Sydney, 68-69 Green Wedge Zone (Vic) building approvals in, 84-85 Grevillea youth justice centre (WA) power to establish, 234-235 Habeas corpus wrongful cancellation of parole, 53 Heritage conservation policy demolition inconsistent with, 49-50 environmental planning, 102–103 Indigenous heritage values, 109, 113–114 Land and Environment Court (NSW), 232 land valuation under, 98-99 prosecutions under, 227 recreational vehicle use, 109, 113-114 Heroic and the Damned (report) recommendations in, 217-218 **Higher education** what counts as for legal purposes, 52 **Holiday letting** regulation of, 3-38 Horse racing offences mistake of fact not a defence, 58 respondent excluded from racecourses, 114-115 **House prices** in Sydney, 65-78 short-term rental and, 15 in lieu fees affordable housing initiatives, 74–75 **Inclusionary zoning** affordable housing and, 65-78 **Incorporated associations** environmental planning, 175 **Independent Commission Against Corruption** execution of search warrants, 119 whether a public officer, 118 Indigenous land use agreements requirements for registration, 227 **Industrial zone** town planning, 89-90

Inquiry Committee on Environment and Planning on short-term holiday rental, 19-37 **Insolvency legislation** environmental planning vs, 201-216 **Intention of parties** no obligation to prove, 61 Internet sharing resources via, 3-38 Joint Development Association Panel (WA) whether it is a public authority, 222-223 Judicial review applications "aggrieved" persons, 109 amendment decision, 92 Court of Summary Jurisdiction, 110-111 detained children, 174, 227, 231, 234-235 development application, 47-48 discovery application, 175 fish offence charges, 95-96 higher education course, defining, 52 lease arrangements, 159-161 ministerial decisions, 174–175 planning direction, 91 powers conferred by "enactment", 52-53 procedural fairness, 110 proposed council amalgamations, 153-156 public notice obligations, 172 reasonableness, 181 reviewable decisions and conduct, 174 scope of local government supervision, 91 taxes and duties, 52 Jurisdictional issues admiralty actions, 61 development conditions, 90-91 environmental planning, 236-237 in self-regulating Aboriginal land, 115 State and Territory courts, 60-61 Knee injury damages for, 54 Land and Environment Court (NSW) powers and conditions, 231–232 Land remediation see Remediation of land Land rights "lawful occupation" and, 108 Land tax claimed exemption from, 61-62 Land use criteria for use as "storage", 170-171

error in classification of, 225 for pet shelter, 60 places of worship, 84-85 primary production land, 62 proper characterisation of, 182 reduced role of councils in development assessment, 187-200 short-term rental accommodation, 10-19 Land valuation disputes over, 98-99 Law reform review of the Municipal Association Act (Vic), 82-84 Lease arrangements collateral contracts, 59 effect of assignment, 59-60 judicial review, 159-161 licence vs, 105-106 mining and minerals, 92 provisions as to rent, 115 Legal practitioners assistance given to ICAC by, 118-119 disclosure obligations, 110 in actions against councils, 179 tutors protected from liability for costs, 98 Level Crossing Removal Authority legal challenge to, 44-45 Light spill digital advertisement on roof, 91 Linc Energy Environmental Protection Orders, 201-216 Local government see Councils Lower Cotter Catchment Area (ACT) recommended land restoration policies, 217-218 Management planning late night trading, 56 Maritime jurisdiction see Admiralty Martin review of supermarket capacity, 136–138 Mesothelioma case compensation awarded to widow, 53-54 Metropolitan Region Scheme (WA) development application under, 90-91 **Migration issues** categories of visas, 235 what qualifies as higher education course, 52 Mineral and Energy Resources (Financial Provisioning) Act 2018 (Qld), 206 Mining and minerals development applications, 224-226 effect on water quality, 176–177 environmental planning, 54-55, 56-57

```
Mining and minerals – continued
  exploration titles, 101-102, 111-112
  extraction titles, 175-176
  land subject to native title, 180-181
  lease applications, 92
Ministerial decisions
  judicial review, 174-175
Misfeasance in public office
  general principles, 117-118
Mobile homes see Residential caravan parks and mobile homes
Mobile phone base station
  development application, 49
Motor vehicle accidents see Road accidents
Motoring offences
  alcohol-related, 119
  sentencing, 62
Multiple dwellings
  restrictive covenants, 45-46
Musculoskeletal disorders
  work health and safety obligations, 94-95
Native title
  challenge to, 100
  connection with land or waters, 179-180
  extinguishment, 228
  identifying applicants, 100-101, 174, 179-180
  Indigenous land use agreements, 227
  mining and minerals use, 180-181
  nature and extent of, 52
  negative determinations, 227
  permissible future acts, 101, 229-230
  Tribunal decisions, 229-230
Native vegetation see Vegetation protection
Negligence
  by traffic control authorities, 54
  maltreatment of refugee, 116-117
  road accidents attributed to, 58-59, 61, 93-94, 105, 117
Neighbourhood amenity
  short-term rental and, 13, 14-15
New South Wales
  affordable housing initiatives, 67-68
  holiday letting in, 3–38
  proposed council amalgamations, 148-157
Noise issues
  concrete batching plant, 50
Northern Territory
   Aboriginals Benefit Account, 174
Nuisance
  council powers relating to, 95
  liability of highway authority, 58-59, 61, 93-94, 105
```

Nullaki Peninsula (WA) development application, 224-225 Obtaining, act of does not require specific mental state, 61 **Off-site construction** affordable housing initiatives, 74 **Ombudsman reviews** SA planning authorities, 197 **Onerous property** disclaimer power, 201-216 Parole, wrongful cancellation of remedy for, 53 **Pedestrian safety** in development applications, 50 see also Road accidents **Penalties** for disobeying council orders, 60 Pet shelter local government powers over, 60 Petroleum industry see also Mining and minerals exploration licences, 102 whether oil shale a "mineral", 112 **Places of worship** development applications, 173 permit to build, 84-85 Planning, Development and Infrastructure Act 2016 (SA) effect on council role in planning, 191-193 Planning and Design Code (SA) statewide application of, 194-196 Planning and Environment Court (Qld) development approvals, 232-233 **Planning law** authority of local planning scheme, 223-224 changes in after development approval, 221-222 deemed provisions and, 46-47 enforcement of, 43-44 inclusionary zoning and, 72-73 regulation of short-term rental, 3-38 removal of railway level crossings, 44-45 supermarket competition policy and, 128-131 whether approval retrospective, 170-171 **Police officers** crimes committed by, 116 disclosure obligations, 175 may offer transport to hospital, 106 Pollution incidents see also Remediation of land liability in, 113 regulation of, 179 responsibility for remediation, 233

Post offices whether "office" or "civic use", 89-90 Prerogative writs and orders certiorari, 111, 175 wrongful cancellation of parole, 53 Primary production land see Agricultural activity **Prison complex** remand and youth justice centre established within, 231, 234-235 **Productivity Commission** on local government, 219-220 **Public interest** whether litigation is in, 39-40 Oueensland environmental planning legislation, 201-216 Racecourses see Horse racing offences **Railway level crossings** planned removal of, 44-45 Reasonableness see Unreasonableness **Recreational facilities** environmental planning, 93 **Recreational vehicle use** heritage conservation policy, 109, 113-114 **Rectification of buildings** limitation period, 107 **Rectification works** liability for, 158-159 Refugees duty of care towards, 116-117 **Regional Joint Organisations** NSW councils in, 156 **Religious buildings** see Places of worship **Rem Liens actions** maritime jurisdiction, 61 **Remand centre** established inside adult prison, 231, 234-235 **Remediation of land** by insolvent companies, 201–216 for breach of contract, 53 The Heroic and the Damned (report), 217-218 responsibility for, 233 **Rental premises** requirements concerning valuation, 115 Repair, obligation to in residential tenancies, 60 Residential caravan parks and mobile homes development control, 56-57 environnmental planning, 93 site agreements, 161-163

Residential Design Codes development applications, 51 **Resource harvesting** limits set by native title, 52 **Restricted Business Zone** medical centre in, 91 **Restrictive covenants** on multiple dwellings, 45-46 **Retail and commercial tenancies** mandatory provisions in, 115 rights under, 59–60 **Retail operations** in industrial zones, 89-90 **Retirement villages** age discrimination issues, 59 zoning issues, 41–42 **Right of way** development applications involving, 88-89 Road accidents see also Pedestrian safety assessing compensation, 99-100 compensation payments, 119-122 due to alleged negligence, 54, 58-59, 61, 93-94 restrictions on compensation, 108 vision impaired by dust cloud, 117 Search warrants execution by ICAC, 119 Security for costs personal undertaking for, 39-40 Sentencing motoring offences, 62 **Settlement proceedings** consent orders and, 228-229 Sharing economy regulation of, 3-38 Shifting the Dial: 5 Year Productivity Review on local government, 219-220 Short-term rental accommodation regulation of, 3-38 Skydiving drop zones planning permission, 93 Soil deposited on property, 43-44 **South Australia** reduced role of councils in development assessment, 187-200 State Administrative Tribunal (WA) failure to make findings of primary facts, 233-234 whether preliminary decision of binding, 223-224

State and Territory courts early completion of proceedings, 97 jurisdiction and powers, 60-61 powers to correct procedural defects, 96 procedural aspects of evidence, 97 setting aside judgements of, 97 Supreme Court powers to restrain officers of, 96 time extensions in, 96–97 tutors protected from liability for costs, 98 State governments attitudes to local councils, 187-200 intervention in local planning schemes, 225-226 **Statutory nonfeasance** applied to road authority, 58-59 "Storage" defining use of land for, 170-171 Strata titles compulsory acquisition under, 182-183 executive committee meetings, 98 land valuation dispute, 98-99 management and control, 228-229 powers to sue and be sued, 98 principles governing approval, 228 Strict liability offences no requirement to prove intent, 61 Subdivision bushfire risk management, 51 pedestrian safety and, 50 principles governing approval, 228 restrictive covenants, 45-46 Superannuation issues identifying "aggrieved" persons, 95 **Supermarkets** ACT competition policy, 125-147 late night trading management, 56 Suppression orders made by ICAC Commissioner, 118 Supreme Court (SA) powers to restrain officers of subordinate courts, 96 Supreme Court (Vic) jurisdiction of administrative review, 101 Sustainable development see Ecologically sustainable development Sydney affordable housing in, 65–78 **Taxation issues** applicability of judicial review, 52-53 exemption from land tax claimed, 61-62 in sharing economy, 10 **Telecommunications infrastructure**

adverse impact claim, 49

Tenancy disputes collateral contracts, 59 rights under, 59-60 SA tribunal appointed for, 53 The Heroic and the Damned (report) recommendations in, 217-218 **Threatened species** in environmental impact statements, 54-55 **Torrens title** caveats against dealings, 61 indefeasibility of, 116 **Town planning** bushfire areas, 169-170 development applications, 168-169, 173 industrial zone, 89-90 local planning scheme enforcement, 225 necessary documents, 91 right of non-conforming use, 171-172 State governments involved with, 187-200 unreasonable conduct in, 88-89 whether a JDAP is a public authority, 222-223 Traffic issues see also Pedestrian safety; Road accidents alleged negligence by road authorities, 58-59, 61 bridge dangerous for cyclists, 58 negligence of traffic authorities, 54 provision of car parking, 56-57 **Transfer of lease** rights under, 59-60 **United States** legal status of short-term rental, 11-12 Unreasonableness appeal from, 47-48 in town planning, 88-89 VCAT decision, 165–167 "Unsightly land" notice to fence, 60 **Vegetation protection** appeal against sentence, 179 Victoria local government and planning law cases, 42-46, 82-86, 164-167, 219-220 review of the Municipal Association Act, 82-84 Visual amenity destruction of ocean view, 55 impact of telecommunications tower, 49 Warranties in building contracts, breach of, 158-159 warranted compliance with code, 53

Water supply and disposal environmental planning, 236 maintaining water quality, 176–177
Wednesbury unreasonableness VCAT decision, 165–167
Weed control infestation affecting other properties, 62
Western Australia local government and planning law cases, 46–51, 87–91, 168, 221–226
Work health and safety authority to prosecute for breaches, 94 employer's obligations, 94–95

Youth justice centre see Detention of young persons

Zoning issues

appropriate land use, 48–49 clubs in industrial zones, 50 meaning of word "industrial", 50 medical centre in RBZ, 91 retirement villages, 41–42 supermarket competition policy and, 131–133 telecommunications infrastructure, 49 uncertainty in, 46–47